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STATISTICAL INFORMATION ONLY: Debtor must select the number of each of the following items included in the Plan.

0 Valuation of Security

0 Assumption of Executory Contract or Unexpired Lease

0 Lien Avoidance

Last revised: August 1, 2020

UNITED STATES BANKRUPTCY COURT District of New Jersey

		District of	New Jersey						
In Re:	Victor Antonio Peralta		Case No.:		22-12265				
		Dobtor(a)	Judge:	Hon.	Stacey L. Meisel, USBJ				
		Debtor(s)							
		CHAPTER 13 PLA	AND MOTION	s					
☐ Original	l s Included	✓ Modified/Notice ☐ Modified/No Noti		Date:	03/22/2022				
	ī	THE DEBTOR HAS FILE CHAPTER 13 OF THE							
		YOUR RIGHTS MA	AY BE AFFECTE	D					
contains the Plan property your attorn written objusted in the motions mustated in the modification will alone will alone will wishes to prosecute	ne date of the confirm posed by the Debtor to ney. Anyone who wish ection within the time duced, modified, or elay be granted without he Notice. The Court is Bankruptcy Rule 30 on may take place solonomy take place solonomy the lies a lien based on value contest said treatments same.	adjust debts. You shoul nes to oppose any provising frame stated in the <i>Noti</i> iminated. This Plan may the further notice or hearing may confirm this plan, if 15. If this plan includes ely within the chapter 13 and The debtor need not of the collateral or to red to must file a timely object.	n proposed by the d read these papersion of this Plan of the Plan of the Confirmed and g, unless written of there are no time motions to avoid of confirmation profile a separate moduce the interest retion and appear a	e Debtor. This ers carefully any motion ay be affected become bis objection is fully filed objector modify a licess. The placetor or adversate. An affect the confirm	is document is the actual and discuss them with included in it must file a ed by this plan. Your claim nding, and included iled before the deadline etions, without further en, the lien avoidance or an confirmation order ersary proceeding to avoid cted lien creditor who nation hearing to				
state who	ether the plan includ	e of particular importal les each of the followin provision will be ineffe	ng items. If an ite	m is check	ed as "Does Not" or if				
THIS PLA	N:								
	✓ DOES NOT CONT SET FORTH IN PAR		PROVISIONS. NO	ON-STANDA	ARD PROVISIONS MUST				
COLLATE	ERAL, WHICH MAY R	THE AMOUNT OF A SI RESULT IN A PARTIAL MOTIONS SET FORTH	PAYMENT OR NO	O PAYMENT					
		O A JUDICIAL LIEN OR MOTIONS SET FORTH I			JRCHASE-MONEY				

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Initial Deb	tor(s)' Attorr	ney	JMG		Initial [Debtor:	VAP		Initial	Co-De	btor		
Part 1: Pa	aym	ent and	l Lei	ngth o	f Plan									
a. approxima				ll pay _	1,105.00	Monthly	_ to the	Chapte	r 13 Truste	e, starti	ng on _	April 1	, 2022	for
b.		debtor	Futu	ure Ea	rnings	-			from the fore, amount	•			are ava	ailable):
C.	Use	of real □	Sale	e of reascriptio	al prope n:	plan obl rty comple		:: 				_		
			Des	criptio	n:	property comple						_		
			Des	criptio	n:	with res	•	mortga	ge encumb	ering pr	operty:	_		
d. e.			loar	n modi	ication.				will continue					
Part 2: A	deqı	uate Pr	otec	tion				X NOV	ΙΞ					
a. Trustee ar							made ii creditor)		mount of \$_	to b	e paid	to the (Chapte	r 13
debtor(s)	outsi	de the	Plan	, pre-c	onfirma	tion to: _	(cre	ditor).	mount of \$_	to b	e paid	directly	by the	
a. All a									editor agree	es other	wise:			
Creditor						Type	of Priorit	:V					Amount to	o be Paid
Justin M. G	illmaı	n, Esq.					rney Fee					mount t	to be det	3,000.00 termined rsuant to 2016-5(c)
State of Nev	w Jer	sey Divi	sion	of Taxa	tion	Taxe	es and ce	rtain oth	ner debts				<u> </u>	4,492.17
Che	nesti eck o None	ne:	ort C	Obligati	ons ass	igned or	owed t	o a gov	ernmental	unit and	paid le	ess tha	n full ar	mount:

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The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim

	11 U.S.C.1322(a)(4):				
Creditor	Type of Priority	Claim Amount		Amount to	be Paid
Part 4: Secured Cl				Nove	
The Debtor	and Maintaining Payments on will pay to the Trustee (as part debtor shall pay directly to the of follows:	of the Plan) allo	wed claim	s for arrearages	
Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)
Quicken Loans	60 Boyd Avenue Jersey City, NJ 07304 Hudson County	1,284.79	0.00	1,284.79	1,928.41
	to the Trustee (as part of the Pl pay directly to the creditor (outsi		nthly oblig	ations due after t	he bankruptcy
and the debtor will i					
Creditor	Collateral or Type of Debt	Arrearage	Interest Rate on Arrearage	Amount to be Paid to Creditor (In Plan)	Regular Monthly Payment (Outside Plan)
The following claim purchase money se	excluded from 11 U.S.C. 506: s were either incurred within 910 ecurity interest in a motor vehicle he petition date and secured by	days before the acquired for the	e personal	use of the debto y interest in any o	r(s), or incurred other thing of
Name of Creditor	Collateral	Interest Rate	Amount of Claim		id through the Plan Interest Calculation
1.) The de 1322(b)(2), the sec	aluation of security, Cram-dove btor values collateral as indicate ured creditor shall be paid the areest as stated. The portion of ar	ed below. If the o	laim may he "Value	be modified unde of the Creditor Ir	r Section terest in

NOTE: A modification under this section ALSO REQUIRES the appropriate motion to be filed under Section 7 of the Plan.

as an unsecured claim. If a secured claim is identified as having "NO VALUE" it shall be treated as an

unsecured claim.

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		1		·						
Creditor		Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate			
		1		-		Jonatoral		1		
-NONE-										
2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.										
U	stay under	rmation, the sta	y is terminated as be terminated in			•		` '		
Creditor		(Collateral to be Surrer	ndered	Value of	Surrendered Collateral	Remaining Unsecured Debt			
American	Airlines FC	:U	2018 Tesla 3			40,000.00		2,880.02		
g. Secu Creditor	red Claim	ns to be Paid ir	n Full Through th Collateral	e Plan 🕢 NO		otal Amount to	be Paid thr	ough the Plan		
Part 5: \	Unsecure	d Claims	NONE							
а	. Not sep ✓		ied allowed non- an \$ <u>51,000.00</u> to			shall be paid	l:			
		Not less tha	an percent							
		<i>Pro Rata</i> di	stribution from any	y remaining fu	unds					
b	. Separa	tely classified	unsecured claims	s shall be trea	ated as follow	/S:				
Creditor	•		Basis for Separate Cla		Treatment		Amo	ount to be Paid		
Dort C. I	Evecuter	, Contracto en	d Upovpirod Loo	200 Y N	ONE					
raito. I	Executory	y Contracts an	d Unexpired Lea	Ses A N	ONE					
		e time limitatior Il property lease	ns set forth in 11 Ues in this Plan.)	J.S.C. 365(d)((4) that may p	orevent assu	umption o	f		
		ry contracts and g, which are as	d unexpired leases sumed:	s, not previou	sly rejected t	by operation	of law, a	re rejected,		
Creditor		rears to be Cured an	in Nature of Con	tract or Lease	Treatment by	Debtor	Post-Petitio	n Payment		
	•									

Part 7:	Motion	s X NON	E								
form, A 3015-1.	Notice of A Certi	Chapter 13	B Plan Tra Service, N	s must be se nsmittal, wit lotice of Cha an and trans	thin the apter 13	time a <i>Plan</i>	and in <i>Transı</i>	the man mittal an	ner set	forth in	D.N.J. LBR
				der 11 U.S.C following lie			—				
Creditor	I	Nature of Collateral Type of		en Amount o	f Lien	Value of Clair		Amount Claim Exempt	ned Against th		Amount of Lien to be Avoided
NONE	The Deb		reclassify	d Reclassify y the followin							-
CONSIST	ent with	art 4 above	-	Scheduled	Total Col	llateral			Value of Creditor's	, I	Total Amount of Lien to be
Partiall	y Unsec The Deb	tor moves to	ONE reclassify	iens and Re y the followin ith Part 4 abo	g claims					-	
Creditor		Collateral	S	Scheduled Debt		ollateral	Amount to be		e Deemed Secured		Amount to be Reclassified as Unsecured
coupon	a. Vesti D. L b. Payn Creditors s to the I c. Orde The Star 1 2	r of Distribunding Truste Ch. 13 (erty of the nation rge s rs provided the thetanding the shall pare Standing Imministrative	d for in Parts g the automa y allowed cla Frustee Comi	tic stay. ims in th	ne follo			il custom	ary notic	ces or
	3 4	,	Claims rearages				-				

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	5) 6)	Priority Claims General Unsecured Claims	
	d. Post-Per	tition Claims	
Section		g Trustee ☐ is, ☑ is not authorized the amount filed by the post-petition	to pay post-petition claims filed pursuant to 11 U.S.C. claimant.
Part 0	Modification	on NONE	
i ait 3.	Modification	NONE	
		n of a plan does not require that a rdance with D.N.J. LBR 3015-2.	separate motion be filed. A modified plan must
		nodifies a Plan previously filed in this nodified in this nodified: 04/15/2022.	s case, complete the information below.
Debtor I loan on Debtor's Debtor i AAFCU unsecui	not pursuing ro 2018 Tesla 3 v s involvement s closing busi filed Amended	I Claims (Claim#2-2, 3-2. 4-2) as general uding proposed surrender of vehicle per	Explain below how the plan is being modified: Modified Plan proposes surrender of 2018 Tesla 3 vehicle (previously repossessed). Per Amended Schedules I & J, income from Peralta Exotics LLC amended to \$0 and payment removed from proposed expenses.
Are Sc	hedules I and	d J being filed simultaneously with th	is Modified Plan?
	Non-Standa	ndard Provision(s): Signatures Rerd Provisions Requiring Separate Signere: and ard provisions placed elsewhere in	gnatures:
Signat	ures		
The De	btor(s) and tl	he attorney for the Debtor(s), if any,	must sign this Plan.
By sign debtor(:	ing and filing s) certify that	this document, the debtor(s), if not r	represented by an attorney, or the attorney for the cons in this Chapter 13 Plan are identical to <i>Local Form</i> ,
I certify	under penal	ty of perjury that the above is true.	
Date:	July 8, 2022		ictor Antonio Peralta
Date:		Deb	or Antonio Peralta otor
		Joir	at Debtor
Date	July 8, 2022	Just	ustin M. Gillman, Esq. in M. Gillman, Esq. orney for the Debtor(s)

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